REMARKS

Formal Matters

Claims 1-16 are pending. Claims 6, 9, 10 and 15 are withdrawn. Their rejoinder and examination as provided by 37 CFR §1.141 is hereby requested in the event of any claim generic or linking claim thereto being allowed. Applicant asserts that claims 1-4, 7, 11-13 are generic to all of the species.

Claims 17-20 are cancelled (without prejudice) to their later pursuit in effort to expedite prosecution of the present application. Applicant reserves the right to pursue these claims in a continuing application or to reintroduce them in the event allowance is not forthcoming and appeal is required.

Declaration

Applicant notes an error with respect to inclusion of the "Kickstart" article under the previously-filed 131 Declaration. Given the Examiner's description of the referenced subject matter in the prior Office Action, it was mistaken for one of the non-hook type references (all of which date in February 2002) that applicant submitted by IDS. Both Applicant and the undersigned offer their apologies for this confusion. Further, Applicant appreciates that Examiner's recognition of the previously-filed paper as a *bona fide* effort at complete reply by issuing an Office Action response.

Drawings

Applicant submits new formal drawing pages herewith in order to address the Examiner's present concerns. The Examiner's attention to detail in this regard is much appreciated. Withdrawal of the objection to the drawings is therefore respectfully requested.

Interview Summary

Applicant appreciates the Examiner's efforts in conducting a formal interview for the subject application on September 19, 2005. An Interview Summary is attached. Claim 1 was discussed as defining over the art of record except as for the Examiner requiring clarification to address Burton (USPN 4,735,276). The amendment proposal to claim 1 was discussed as clarifying the functional limitations of the claims to do so.

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To this effect, the undersigned noted the case of *In re Venezia*, 530 F.2d 956, 189 USPQ 149 (CCPA 1976). The current amendment to claim 1 relies upon the approach taught by the case through recitation of the subject invention as "adapted" for its given use in order that the pertinent clause limiting the claims is interpreted as precisely defining structural attributes of the technology. MPEP section 2173.05(g) references the impact/import of the use of such language in claim drafting.

Conclusion

Applicants submit that all of the pending claims are in condition for allowance which action is requested. If the Examiner should find that a telephone conference would expedite the prosecution of this application, please telephone the undersigned a 650-906-1137.

Date: October 4, 2005

Respectfully submitted,

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